SEVENTH CIRCUIT TRANSCRIPT INFORMATION SHEET						
PART I – Must be completed by party or party's attorney pursuant to Rule 10(b) of the Federal Rules of Appellate Procedure and Rule 11(a) of the Circuit Rules. The appellant must file this form with the court reporter within 10 days of filing the notice of appeal, whether transcript is being ordered or not. (FRAP 10(b)(1)) Satisfactory arrangements with the court reporter for payment of the costs of the transcripts must also be made at that time. (FRAP 10(b)(4)) (Note: Appellees as well as appellants are expected to use this form when ordering transcripts.)						
Short Title				District ND Illinois		D.C. Docket No. 20 CR 00309-1
United States v. Larry Jones				District Judge Virginia M. Kendall		Court Reporter Gayle McGuigan
I am not ordering transcript, because: See attachment Distribute remaining column and opposing party, retained.					oies to	and one copy to court reporter. the Clerk of the District Court ne copy for yourself.
The transcript has been prepared.						
Indicate proceedings for which transcript is required. Dates must be provided: Date(s)						
Pretrial proce	Pretrial proceedings. Specify:					
Voir Dire	Voir Dire					
Trial or Hearing. Specify:						
Opening state	Opening statement					
Instruction conference						
Closing stater	Closing statements					
Court instructions						
Post-trial proceedings. Specify:						
Sentencing	Sentencing					July 19 and 20, 2023
Other proceedings. Specify:						
Method of Payment: Cash Check or Money Order Status of Payment: Full Payment Partial Payment						C.J.A. Voucher No Payment Yet
Signature: Tele						hone No. 3128990009
Address: 20 North Clark Street. Suite 3300 Chicago. Illinois Dat						08182023
PART II – Must be completed by Court Reporter pursuant to Rule 11(b) of the Federal Rules of Appellate Procedure. By signing this Part II, the Court Reporter certifies that satisfactory arrangements for payment have been made.						
U.S.C.A. Docket No. Date Order Received				Estimated Completion Date		Estimated Length
Signature of Court Reporter:):
NOTICE: The Judicial Conference of the United States, by its resolution of March 11, 1982, has provided that a penalty of 10 percent must apply, unless a waiver is granted by the Court of Appeals' Clerk, when a "transcript of a case on appeal is not delivered within 30 days of the date ordered and payment received therefor." The penalty is 20 percent for transcript not delivered within 60 days.						

Original to Court Reporter. Copies to: • U.S.C.A. Clerk • Service Copy • District Court Clerk and to • Party / Counsel Ordering Transcript.

Attachment to Seventh Circuit Transcript Information Sheet

To: Gayle McGuigan, court report to the Honorable Virginia M. Kendall

I have been directed to assist defendant Larry Jones, case number 20 CR 309-1 and Seventh Circuit Case Number 23-2557, in obtaining the transcript of his sentencing hearing since he has filed a *pro se* appeal. I have attached the order from the Seventh Circuit Court of Appeals. I am also assisting defendant Jones with presenting a motion to proceed *In forma pauperis*. Please contact me with any questions. Thank you for your assistance in this matter. Attorney Phillip A. Turner. Email <u>pturner98@sbcglobal.net</u> and telephone number 312-899-0009.

Case: 23-2557

Document: 3

Filed: 08/17/2023

Pages: 1

United States Court of Appeals

For the Seventh Circuit Chicago, Illinois 60604

August 17, 2023

By the Court:

No. 23-2557

UNITED STATES OF AMERICA,

Plaintiff - Appellee,

v.

LARRY JONES,

Defendant - Appellant.

Appeal from the United States District Court for the Northern District of Illinois, Eastern Division.

No. 1:20-cr-00309-1

Virginia M. Kendall, Judge.

ORDER

On consideration of the motion to withdraw filed by counsel for defendant-appellant Larry Jones on August 10, 2023,

IT IS ORDERED that the motion to withdraw will be ruled on at a later date. Attorney Phillip A. Turner is directed to assist the defendant with filing in the district court (and, if denied, in this court) a motion to proceed on appeal *in forma pauperis*. See Fed. R. App. P. 24(a). A review of the district court record suggests the defendant filed a motion for attorney representation on August 9, 2023, but failed to attach an original Application for Leave to Proceed *In Forma Pauperis* detailing his financial status.

IT IS FURTHER ORDERED that counsel is to comply with the provisions of Fed. R. App. P. 10(b) regarding the preparation of the transcripts. Counsel must file, no later than August 25, 2023, a status report regarding his compliance with this order.

Briefing is SUSPENDED pending further court order.